a certificate,

II. BE IT ENACTED, by the General Affembly of Maryland, That when and as often as an ble person or persons shall bring before any justice of the peace for Allegany county the he Justices to give heads of any wolf or walves, and make outh, or affirmation if a quaker, monorith or a that the wolf or wolves of which he or they produce the head or heads were actually cause killed within the limits of Allegany county within fix days next before the producing same to such justice, that then such justice shall and he is hereby authorised and directed to fuch perfon or perfons producing the same a certificate for such head or heads produced proved as aforefaid, and in such certificate to mention the oath or affirmation taken, and the diffinguish how many of the heads are of old or young wolves; and every justice who that any wolves head or heads brought before him by any person or persons as aforefaid, shall be he is hereby authorifed and empowered to judge of the age of the faid wolf or wolves of w the faid head or heads was brought before him, and if fuch justice shall believe the age of the wolf or wolves to exceed fix months, that then he shall distinguish it in his certificate by words Old Wolf or Wolves, but if he shall believe the faid wolf or wolves to be under the of fix months, that he shall distinguish the same by the words Young Wolf or Wolves; and that every justice before whom any wolf's head is brought, and by whom a certificate shall be given as aforefaid, is hereby authorifed and directed immediately to cause the ears to be cut off, and the tongue to be taken out and from the head or heads of fuch wolf or wolves, to prevent tuesday to obtain a cartificate head or heads from being a fecond time carried before a jultice in order to obtain a certificate.

To be allowed at the levy court.

III. And he it enacted, That every person or persons producing a certificate as asoresa to the justices of Allegany county at the levy court, shall, for every old wolf's head be allowed eight dollars, and for every young wolf's head four dollars, to be by the faid justices affessed anama levied in the county levy, together with the sheriff's commission for collecting the same, and to a be paid by the sheriff to such person or persons as shall be entitled to the same as aforesaid, any thing in any other law to the contrary notwithstanding.

Duration.

IV. This act to continue and be in force for three years, and to the end of the session of al fembly that shall happen thereafter.

C H A P.

Passed Jan. 15. A Supplement to an act, entitled, An act to ascertain the allowance of juryment. and witnesses of the general and the several county and orphans courts in this state.

Allowance to jurors in Allegany county.

BE IT ENACTED, by the General Assembly of Maryland, That there shall be allowed to each grand and petit juryman attending the county courts and cook and cook and petit juryman attending the county courts, and each petit juryman attending the order phans courts, in Allegany county, in this state, the sum of one dollar and fifty cents for each phans courts. and every day fuch grand and petit juryman shall attend for the discharge of his duty as such, to be allowed, affeffed and levied, in Allegany county, in the same manner as allowances to jurymen are affested and levied in the different counties of this state, any law, usage or cultom, to the contrary notwithstanding.

Duration.

II. This act to be and continue in force as long as the law to which this is a supplement, and no longer.

C H A P. VI.

Passed Jan. 15.

An ACT, entitled, An act to repeal part of an act, entitled, An act to incorporate an infurance company in Baltimore-town, and to enable any one company or stockholder in said company to hold a greater number of shares there. in than by said act it is now permitted any one company or person to hold.

Preamble.

[THEREAS by the ninth fection of faid act it is provided, that no one person or company at shall be entitled to hold more than ten shares in said company: And whereas experience has proved that the faid provision in the faid act is inconvenient; therefore,

Clause repealed. &c.

II. BE IT ENACTED, by the General Assembly of Maryland, That the said clause in the said act. providing that no person or company shall be entitled to hold more than ten shares in the same company, be and is hereby repealed, and that any one company or person, being at present Rock holders or a stockholder in the said company, or hereafter becoming such, hereby are and is, and el hereafter at all times shall be, entitled to hold any number of shares in the said company not exceeding fifty, any thing in the faid act to the contrary notwithstanding.

C H A P.

Passed Jan. 15. An ACT to authorise and empower the levy court of Montgomery counts affels and levy annually a fum of money for the support of Cassandra Thom, fon.

Preamble.

THEREAS Cassandra Thompson, of Montgomery county, by her petition to this gen affembly high fet forth, that she is deprived of the use of her limbs by frequent at the of the rheumatism, and has no other dependence whereby to subsist but on the benevolence and care of her affectionate brother, who is very poor, and prays an act may pass to provide it is future maintenance out of the poor's house; and the facts stated in said petition appearing true, therefore,

Justices to levy money.

II. BE IT ENACTED, by the General Allemoty of Americand, That the justices of Money con and be and are borch an acred and empressed at their levy court annually, to be they man fee caute, to affels and levy on the affelfable property of faid county a fum of not exceeding thirty dollars, for the Support and maintenance of the said Cassandra Thom,